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		ENCLOSURES (check all that apply	<u> </u>		
Issue Fee Tran		Assignment Papers (for an Application)	After Allow To Group	ance Communication	
Fee Attached Amendment/Response After Final Extension of Time Request Express Abandonment Request Information Disclosure Statement Certified Copy of Priority Document(s) Response to Missing Parts/ Incomplete Application Response to Missing Parts Under 37 CFR 1.52 or 1.53		Two (2) Drawing(s) Licensing-related Papers Petition Checklist and Accompanying Petition To Convert a Provisional Application Power of Attorney, Revocation Change of Correspondence Address Terminal Disclaimer Remarks:	Appeal Cor Of Appeals Appeal Cor (Appeal Notice Proprietary Status Lette X Additional I (please ide	Appeal Communication to Board Of Appeals and Interferences Appeal Communication to Group (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter	
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		SIGNATURE OF APPLICANT, ATTORNEY, OR	AGENT		
Firm Or Individual Name Lawrence A. Maxham					
Signature Dawrence Warten					
Date 19 July 1999					
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IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)

CONCERNING A FILING UNDER 35 U.S.C. 371

In re

Applicant : RUDOLF SCHWARTE

U.S. Application No. : (09/254,333

Filed: : \ 4 March 1999

International Application No. : PCT/DE97/01956

International Filing Date : 5 September 1997 (05.09.97)

For : METHOD AND APPARATUS FOR

DETERMINING THE PHASE AND/OR AMPLITUDE INFORMATION OF AN

ELECTROMAGNETIC WAVE

Priority Data : DE 196 35 932.5

Filed: 5 September 1996 (5.09.96)

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Our Attorney/Docket Reference : 1184-6 LAM

Box PCT Assistant Commissioner for Patents

Washington, D.C. 20231

INFORMATION DISCLOSURE STATEMENT

Applicant hereby cites the documents listed in accompanying Form PTO-1449 with respect to the above-referenced patent application under the provisions of 37 CFR, Sections 1.56, 1.97 and 1.98. Copies of the documents are attached, together with a copy of the corresponding International Search Report identifying the references.

The filing of this Information Disclosure Statement will not be construed to mean that a search was conducted or that no other material information, as defined by 37 CFR 1.56, exists.

It is Applicant's opinion that the essential features of the invention are neither described in nor obvious from any of the references mentioned above, whether taken individually or in any reasonable combination.

The Examiner is respectfully requested to make the listed documents of record in connection with the prosecution of the subjection application.

Respectfully submitted,

RUDOLF SCHWARTE

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